Attorney Docket No. 28300-RA

PATENT

Application Serial No. 10/825,461

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

w/ ∰pplicant:	Charles Patrick Murphy, et al)		
Serial No.:	10/825,461	į	Examiner:	Barney, Seth E
Filed:	April 15, 2004))	Group Art Unit:	3752

For:

BROADCAST SPREADER ATTACHMENT FOR HAND-HELD GAS OR

ELECTRIC LEAF BLOWERS

April 20, 2006

Mail Stop: Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

APPLICANT'S WRITTEN REPLY PURSUANT TO MPEP §713.04 and 37 C.F.R. §1.2

Sir:

Responsive to the Interview Summary mailed March 22, 2006, in the above-styled patent application, please note Applicant's Written Reply indicated hereunder, and please consider the appended remarks.

Certificate of Express Mailing

I hereby certify that this correspondence is being deposited with the United States Postal Service Express Mail Label No. EV8479845561US with adequate postage in an envelope addressed to: Commissioner for Patents, Mail Stop Amendment, P.O. Box 1450, Alexandria, VA 22313-1450, on the following date:

April 20, 2006	
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Signature	
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Date	

APPLICANT'S WRITTEN REPLY AND REMARKS

Applicant hereby formally responds to the Interview Summary mailed March 22, 2006. Applicant notes that an Interview was conducted between Examiner Barney and Greg O'Bradovich, Attorney for Applicant, on March 15, 2006. The Claims discussed were 1 and 17. No Prior Art was discussed. Examiner and Attorney for Applicant agreed that a 2-month Extension for time be filed. Although a responsive amendment was timely filed in response to the Final Office Action dated November 16, 2005, an agreement that put the application in condition for allowance was not reached until into the second month. Therefore, Examiner and Attorney for Applicant agreed that a two month extension of time was proper. Examiner and Attorney for Applicant further agreed to amend the claims as written in the Notice of Allowability dated March 22, 2006, to which Applicant agrees. Applicant has no comment on Examiner's reasons for allowance, and thus no "Comments on Statement of Reasons for Allowance" are included.

CONCLUSION

Applicant notes that the application has been allowed and an Examiner's Amendment has been entered. This formal reply is procedural and no further action is required. Should the Examiner have any questions regarding this submission, he is invited to contact the undersigned counsel at the address or telephone number below.

Respectfully submitted, this 20th day of April, 2906,

Greg D'Bradovich, Esq.

Reg. No. 42,945

Email: gobradovich@mkiplaw.com

MYERS & KAPLAN, INTELLECTUAL PROPERTY LAW, L.L.C. 1899 Powers Ferry Road Suite 310 Atlanta, GA 30339

Phone: (770) 541-7444 Fax: (770) 541-7448